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8 **UNITED STATES DISTRICT COURT**
9 **NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION**

10
11 NANCY DARDARIAN, individually and
on behalf of all others similarly situated,

12
13 Plaintiffs,

14 vs.

15 SUR LA TABLE, INC., a Washington
corporation,

16
17 Defendant.

Case No. 3:11-cv-00948-CRB

18
19 **JOINT STIPULATION AND ~~PROPOSED~~
ORDER CONTINUING CASE
MANAGEMENT CONFERENCE**

20
21 **DATE:** August 12, 2011
TIME: 8:30 a.m.
CRT RM.: 8

22
23 Hon. Charles R. Breyer

24
25 Complaint filed: March 1, 2011

1 WHEREAS, Plaintiff Nancy Dardarian (“Plaintiff”) filed the Complaint in this action on
 2 March 1, 2011;

3 WHEREAS, Defendant Sur La Table, Inc. (“Defendant”) filed its Answer to the
 4 Complaint on April 7, 2011;

5 WHEREAS, this action was related to the action entitled *Linda Petersen v. Sur La Table, Inc.*, Case No. 11-cv-01254 CRB (“*Petersen* action”) by order of the Court on April 22, 2011;

7 WHEREAS, the initial case management conference in this case and the related *Petersen*
 8 action was set for June 17, 2011;

9 WHEREAS, the Court granted the parties’ request to continue the initial case management
 10 conference until August 12, 2011;

11 WHEREAS, on June 2, 2011, Plaintiff Amanda Georgino filed a petition with the Judicial
 12 Panel on Multidistrict Litigation (“JPML”) to have her case (*Georgino v. Sur La Table, Inc.*, Case
 13 No. 2:11-cv-03522) transferred to the Northern District of California and coordinated with this
 14 action and the *Petersen* action;

15 WHEREAS, on July 28, 2011, the JPML held oral arguments on the petition, and took the
 16 matter under submission;

17 WHEREAS, the parties to this action believe that conducting an initial case management
 18 conference while a Motion to Transfer a related case is pending would impose an undue burden
 19 on the parties and the Court if the JPML ultimately grants Georgino’s Motion to Transfer,
 20 because any case management order issued at this stage would most likely need to be revised
 21 following the transfer of the *Georgino* case to this Court; and

22 WHEREAS, the parties to the *Petersen* action have stipulated and requested that the Court
 23 continue the initial case management conference to September 2, 2011 or a date thereafter that is
 24 convenient for the Court.

25 THEREFORE, the parties hereby stipulate and respectfully request that the Court continue
 26 the Case Management Conference until September 2, 2011 or a date thereafter that is convenient
 27 for the Court. The parties will file their joint case management statement at least 7 days before

1 the scheduled Case Management Conference.

2 Dated: August 5, 2011

3 H. TIM HOFFMAN
4 ARTHUR W. LAZEAR
5 CHAD A. SAUNDERS
6 HOFFMAN & LAZEAR

7 By: /s/ Chad A. Saunders
8 CHAD A. SAUNDERS

9 Attorneys for Plaintiff
10 NANCY DARDARIAN

11 Dated: August 5, 2011

12 SCOTT JACOBS
13 BRANDON CORBRIDGE
14 REED SMITH LLP

15 By: /s/ Brandon Corbridge
16 Brandon Corbridge

17 Attorneys for Defendant
18 SUR LA TABLE, INC.

19 **ECF ATTESTATION**

20 I, Chad A. Saunders, am the ECF User whose ID and Password are being used to file this:

21 **JOINT STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASE
22 MANAGEMENT CONFERENCE**

23 In compliance with General Order 45, X.B., I hereby attest that Brandon Corbridge
24 concurred in this filing.

25 Dated: August 5, 2011

HOFFMAN & LAZEAR

26 By: /s/ Chad A. Saunders
27 Chad A. Saunders

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2 **PURSUANT TO STIPULATION, IT IS SO ORDERED.**
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5 DATED: August 8, 2011
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